

FILED

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE MIDDLE DISTRICT OF ALABAMA
NORTHERN DIVISION

NOV 16 1993
CLERK
U.S. DIST. COURT
MIDDLE DIST. OF AL
DEPUTY CLERK BY

UNITED STATES OF AMERICA

v.

MARCUS CERVANTES KNIGHT

CR. NO.

93-313-N
[21 USC 841(a)(1);
18 USC 924(c)(1);
18 USC 922(g)(1)]

INDICTMENT

The Grand Jury charges:

COUNT I

On or about October 1, 1993, at Montgomery, in the Middle
District of Alabama, the defendant,

MARCUS CERVANTES KNIGHT,

did knowingly and intentionally distribute cocaine base, a Schedule
II Controlled Substance, in violation of Title 21, United States
Code, Section 841(a)(1).

COUNT II

On or about October 8, 1993, at Montgomery, in the Middle
District of Alabama, the defendant,

MARCUS CERVANTES KNIGHT,

did knowingly and intentionally distribute cocaine base, a Schedule
II Controlled Substance, in violation of Title 21, United States
Code, Section 841(a)(1).

COUNT III

On or about October 15, 1993, at Montgomery, in the Middle
District of Alabama, the defendant,

MARCUS CERVANTES KNIGHT,

did knowingly and intentionally possess with intent to distribute

cocaine base, a Schedule II Controlled Substance, in violation of Title 21, United States Code, Section 841(a)(1).

COUNT IV

On or about October 15, 1993, at Montgomery, in the Middle District of Alabama, the defendant

MARCUS CERVANTES KNIGHT,

did knowingly use and carry firearms, that is:

<u>description</u>	<u>serial number</u>
1) RG .22 caliber revolver	L764649
2) H&R .32 caliber revolver	AV074518
3) Davis Industries .380 caliber semi-automatic handgun	AP071910
4) Omega .22 caliber deringer	2__66
5) Rossi .38 caliber revolver	D481434
6) Intratec 9mm semi-automatic pistol	118130
7) Excam .22 caliber revolver	B64401
8) RG .22 caliber revolver	No number

during and in relation to the commission of the offense of possession of cocaine base with intent to distribute, a drug trafficking crime prosecutable in a Court of the United States, in violation of Title 18, United States Code, Section 924(c)(1).

COUNT V

On or about the 15th day of October, 1993, in Montgomery, in the Middle District of Alabama,

MARCUS CERVANTES KNIGHT,

the defendant herein, having been convicted on or about September 15, 1992, in the Circuit Court of Montgomery County, Alabama, of

unlawful possession of marijuana, a crime punishable by imprisonment for a term exceeding one year under the laws of the State of Alabama, did knowingly possess, in and affecting commerce, firearms, that is:

<u>description</u>	<u>serial number</u>
1) RG .22 caliber revolver	L764649
2) H&R .32 caliber revolver	AV074518
3) Davis Industries .380 caliber semi-automatic handgun	AP071910
4) Omega .22 caliber deringer	2__66
5) Rossi .38 caliber revolver	D481434
6) Intratec 9mm semi-automatic pistol	118130
7) Excam .22 caliber revolver	B64401
8) RG .22 caliber revolver	No number

in violation of Title 18, United States Code, Section 922(g)(1).

A TRUE BILL:

Martha M. Enns
Foreperson

James Eldon Wilson
JAMES ELDON WILSON
United States Attorney

R. Randolph Neeley
R. RANDOLPH NEELEY
Assistant United States Attorney